[~117H8922]

		(Original Signature of Member)
118TH CONGRESS 1ST SESSION	H.R.	

To halt removal of certain nationals of Cambodia, Laos, and Vietnam, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Ms. Chu (for herself, Ms. Pressley, Ms. Lofgren, and Ms. Jayapal) introduced the following bill; which was referred to the Committee on

## A BILL

To halt removal of certain nationals of Cambodia, Laos, and Vietnam, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Southeast Asian De-
- 5 portation Relief Act of 2023".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds as follows:

1	(1) Millions of Southeast Asian Americans live
2	in the United States, including 2,182,735 Viet-
3	namese Americans, 338,637 Cambodian Americans,
4	254,304 Laotian Americans, and 326,843 Hmong
5	Americans, according to the 2019 American Com-
6	munity Survey. Many of these communities arrived
7	as refugees beginning over 40 years ago from Cam-
8	bodia, Laos, and Vietnam in the aftermath of the
9	wars in Southeast Asia (more commonly known as
10	the "Vietnam War").
11	(2) The United States intervened in Cambodia,
12	Laos, and Vietnam between 1954 and 1975, to pre-
13	vent the spread of communism in Southeast Asia
14	through direct military interventions and covert and
15	clandestine operations.
16	(3) South Vietnam allied with the United
17	States in opposition to the expansion of North Viet-
18	nam until the Fall of Saigon on April 30, 1975. As
19	a result of this service, many Vietnamese Americans
20	to this day still suffer lasting trauma from the war,
21	including post-traumatic stress disorder and expo-
22	sure to Agent Orange. The Central Intelligence
23	Agency (CIA) and various agencies enlisted over
24	30,000 soldiers from Hmong, Lao, and Laotian eth-
25	nic groups in Laos as allies to aid United States

1	forces in Southeast Asia, waging a 13-year covert
2	operation called the "Secret War" against the
3	Pathet Lao, Viet Cong, and Northern Vietnamese
4	Army.
5	(4) The United States heavily bombed Laos,
6	making it the most heavily bombed country in the
7	world, with over 580,000 bombing missions between
8	1964 and 1973. Today, an estimated 80,000,000
9	bombs remain unexploded, with 20,000 people who
10	have been injured or killed since the bombings
11	stopped.
12	(5) Between 1969 to 1973, the United States
13	dropped 540,000 tons of bombs into Cambodia
14	against Viet Cong forces, destabilizing the country's
15	already fragile government. This mass bombing of
16	Cambodia's countryside helping to fuel the rise of
17	the Khmer Rouge, which subsequently carried out
18	the destruction of Cambodian society and the geno-
19	cide of an estimated 2,000,000 Cambodians.
20	(6) Over 3,000,000 individuals were displaced
21	by war, conflict, and genocide from Vietnam, Cam-
22	bodia, and Laos. Between 1975 to 2008, the United
23	States Government resettled over 1,200,000 South-
24	east Asian refugees in this country, as part of the
25	largest refugee resettlement effort in the history of

1 the United States. Southeast Asian refugees in-2 cluded survivors of the war in Vietnam and Laos, 3 the genocide in Cambodia, Hmong soldiers and their 4 families who received refugee status in exchange for 5 their service in the Secret War, and other ethnic mi-6 nority groups persecuted in the aftermath of the 7 war. 8 (7) Many Southeast Asian refugees face signifi-9 cant physical and mental health issues, such as post-10 traumatic stress disorder and depression, stemming 11 from their experiences escaping war, genocide, tor-12 and mass starvation. Additionally, ture. 13 Southeast Asian refugees were resettled in commu-14 nities that were heavily disinvested and lacked long-15 term resettlement support, causing many Southeast 16 Asians also suffer from systemic poverty, discrimina-17 tion, and linguistic barriers. 18 Immigrant communities face significant 19 challenges assimilating as a result of the trauma of 20 war. A 2018 study published by Rashmi Gangamma 21 and Daran Shipman in the Journal of Marital and 22 Family Therapy noted that "the traumatic nature of 23 (immigrant's) forced displacement flight, and reset-

tlement can increase vulnerability to mental dis-

tress". First generation immigrants are especially

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1 vulnerable to gang violence within communities in 2 which their parents cannot guide them with cultural 3 or political familiarity. (9) Key policies during the 1990s including the 4 period's "War on Drugs", passage of the Violent 5 6 Crime Control and Law Enforcement Act, expansion 7 of the carceral system, and over-policing of low-in-8 come communities of color entangled a significant 9 number of Southeast Asian Americans, especially 10 Southeast Asian youth, within the criminal justice 11 system. During this period, Southeast Asian youth 12 were incarcerated at twice the rate of White youth 13 for similar offenses. 14 (10) Additional immigration policies during the 15 1990s reinforced this emerging prison to deportation 16 pipeline. The Illegal Immigration Reform and Immi-17 grant Responsibility Act of 1996 (IIRIRA) and the 18 Antiterrorism and Effective Death Penalty Act 19 (AEDPA) expanded the category of crimes that 20 could lead to deportation and limited due process 21 protections for noncitizens. IIRIRA also applied 22 these changes retroactively without proper consider-23 ation of an individual's lived circumstances. 24 (11) Approximately 15,000 long-term residents 25 of Southeast Asian descent, many of whom initially

1	arrived as child refugees, live in the United States
2	with a final order of removal. These individuals
3	often do not speak the native language of that coun-
4	try, lack familial connections there, and are at risk
5	of being targeted for human rights abuses as a re-
6	sult of historic support for United States anti-com-
7	munist policies.
8	(12) The United States accepted thousands of
9	Vietnamese refugees through the Orderly Departure
10	Program, Humanitarian Resettlement program, and
11	McCain Amendment through 2009, including sur-
12	vivors of re-education centers, former employees of
13	the United States Government and United States
14	companies or organizations, and immediate family
15	members.
16	(13) In 2002, the United States and Cambodia
17	signed a bilateral repatriation agreement, hereafter
18	known as the 2002 U.SCambodia Repatriation
19	Agreement. Deportations of Cambodian Americans
20	to Cambodia increased by 366 percent the following
21	year. Over 1,000 Cambodian Americans have been
22	deported to Cambodia since then.
23	(14) In 2008, the United States and Vietnam
24	signed a bilateral repatriation agreement, hereafter
25	known as the 2008 U.SVietnam Memorandum of

1	Understanding (MOU). According to section 2, arti-
2	cle 2 of the 2008 Vietnam-U.S. MOU, "Vietnamese
3	citizens are not subject to return to Vietnam under
4	this Agreement if they arrived in the United States
5	before July 12, 1995, the date on which diplomatic
6	relations were re-established between the U.S. Gov-
7	ernment and the Vietnamese Government". Presi-
8	dent George W. Bush and President Barack Obama
9	both recognized the 2008 United States-Vietnam
10	MOU's removal protections for pre-1995 refugees.
11	(15) In 2020, President Trump's administra-
12	tion entered into a new memorandum of under-
13	standing with Vietnam, expanding the categories of
14	immigrants it could deport to include pre-95 Viet-
15	namese refugees who were previously protected from
16	removal by the 2008 MOU.
17	SEC. 3. LIMITATION ON THE DETENTION AND REMOVAL OF
18	NATIONALS OF CAMBODIA, LAOS, AND VIET-
19	NAM.
20	(a) Limitation on Detention and Removal.—An
21	alien who is subject to a final order or removal may not
22	be detained or removed from the United States on or after
23	the date of enactment of this Act if the alien—
24	(1) is a national of Cambodia, Laos, or Viet-
25	nam;

1	(2) entered the United States on or before Jan-
2	uary 1, 2008; and
3	(3) has continuously resided in the United
4	States since such entry.
5	(b) Employment Authorization.—The Secretary
6	of Homeland Security shall authorize an alien described
7	in subsection (a) to permanently engage in employment
8	in the United States and provide such alien with an "em-
9	ployment authorized" endorsement or other appropriate
10	work permit, which shall be valid for a period of 5 years,
11	and may be renewed any number of times.
12	(c) Limitation on Periodic Identification.—
	(c) Limitation on Periodic Identification.— Upon application to the Secretary of Homeland Security,
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12 13	Upon application to the Secretary of Homeland Security,
12 13 14	Upon application to the Secretary of Homeland Security, an alien described in subsection (a) who is subject to an
12 13 14 15	Upon application to the Secretary of Homeland Security, an alien described in subsection (a) who is subject to an order of supervision under section 241(a)(3) of the Immi-
12 13 14 15 16	Upon application to the Secretary of Homeland Security, an alien described in subsection (a) who is subject to an order of supervision under section 241(a)(3) of the Immigration and Nationality Act (8 U.S.C. 1231(a)(3)) shall not be required to appear in-person before an immigration
12 13 14 15 16 17	Upon application to the Secretary of Homeland Security, an alien described in subsection (a) who is subject to an order of supervision under section 241(a)(3) of the Immigration and Nationality Act (8 U.S.C. 1231(a)(3)) shall not be required to appear in-person before an immigration
12 13 14 15 16 17	Upon application to the Secretary of Homeland Security, an alien described in subsection (a) who is subject to an order of supervision under section 241(a)(3) of the Immigration and Nationality Act (8 U.S.C. 1231(a)(3)) shall not be required to appear in-person before an immigration officer for periodic identification pursuant to such order
12 13 14 15 16 17 18 19	Upon application to the Secretary of Homeland Security, an alien described in subsection (a) who is subject to an order of supervision under section 241(a)(3) of the Immigration and Nationality Act (8 U.S.C. 1231(a)(3)) shall not be required to appear in-person before an immigration officer for periodic identification pursuant to such order of supervision. The Secretary shall, in lieu of such periodic

1	SEC. 4. RECONSIDERING AND REOPENING IMMIGRATION
2	CASES.
3	(a) In General.—Notwithstanding any other provi-
4	sion of law, the Attorney General—
5	(1) shall grant a motion to reconsider or reopen
6	proceedings pursuant to paragraph (6) or (7) of sec-
7	tion 240(c) of the Immigration and Nationality Act
8	(8 U.S.C. 1229a(c)) with respect to any alien who—
9	(A) on or after April 24, 1996 but before
10	the date of enactment of this Act—
11	(i) was ordered removed, deported, or
12	excluded; or
13	(ii) departed the United States pursu-
14	ant to a grant of voluntary departure
15	under section 240B of the Immigration
16	and Nationality Act (8 U.S.C. 1229c) (re-
17	gardless of whether or not the alien was
18	ordered removed, deported, or excluded);
19	and
20	(B) is a national of Cambodia, Laos, or
21	Vietnam; and
22	(C) demonstrates that the alien would not
23	have been subject to detention or removal pur-
24	suant to this Act if this Act had been in effect
25	on the date on which such order was issued or
26	the voluntary departure took place (except that

1	the requirement under section $3(a)(3)$ shall not
2	apply);
3	(2) shall terminate any removal proceedings re-
4	opened under paragraph (1) with prejudice and va-
5	cate any order of removal entered before the date of
6	enactment of this Act; and
7	(3) shall deem an alien who makes the dem-
8	onstration under paragraph (1)(C) as not having
9	been removed, deported, excluded, or departed, and
10	as not having failed to depart under a voluntary de-
11	parture order, for all purposes under the Immigra-
12	tion and Nationality Act (8 U.S.C. 1101 et seq.).
13	(b) Previously Filed Application; Previous
14	MOTIONS TO REOPEN OR RECONSIDER.—The Attorney
15	General may not reject or deny a motion to reconsider or
16	reopen under subsection (a) because—
17	(1) the alien did not include a copy of any pre-
18	viously filed application for relief; or
19	(2) the alien had previously filed a motion to
20	reopen or reconsider.
21	(c) Deadline.—The deadline described in para-
22	graphs (6)(B) and (7)(C)(i) of section 240(c) of the Immi-
23	grations and Nationality Act (8 U.S.C. 1229a(c)) shall not
24	apply to a motion to reopen or reconsider under this sec-
25	tion.

- 1 (d) Transportation.—The Secretary of Homeland
- 2 Security, in coordination with the Secretary of State, shall
- 3 provide transportation and travel documents for aliens eli-
- 4 gible for reopening or reconsideration of their proceedings
- 5 under this section, at Government expense, to return to
- 6 the United States for further immigration proceedings and
- 7 shall admit or parole the alien into the United States.
- 8 (e) Physical Presence Requirement.—For the
- 9 purpose of applications filed subsequent to reopening
- 10 under this section pursuant to section 240A of the Immi-
- 11 gration and Nationality Act (8 U.S.C. 1229b), or any
- 12 other application for relief under the immigration laws (as
- 13 defined in section 101(a)(17) of the Immigration and Na-
- 14 tionality Act (8 U.S.C. 1101(a)(17))), removal, deporta-
- 15 tion, exclusion, or voluntary departure shall not be consid-
- 16 ered to toll any physical presence requirement.
- 17 (f) Judicial Review.—Notwithstanding any other
- 18 provision of the Immigration and National Act (8 U.S.C.
- 19 1101 et seq.), any denial of a motion to reopen or recon-
- 20 sider submitted pursuant to this section is subject to de
- 21 novo judicial review in a Federal district court having ju-
- 22 risdiction over the applicant's residence or, in the case of
- 23 an applicant who was removed from the United States,
- 24 the last known residential address of the applicant in the
- 25 United States.

1	SEC. 5. NOTICE FOR CERTAIN NATIONALS OF CAMBODIA,
2	LAOS, AND VIETNAM WITH REMOVAL OR-
3	DERS.
4	(a) In General.—Not later than 60 days after the
5	date of enactment of this Act, the Secretary of Homeland
6	Security shall—
7	(1) provide notice of the provisions of this Act
8	to each alien described in section 3(a); and
9	(2) to the extent practicable, provide notice of
10	the provisions of this Act to each alien described in
11	section 4(a).
12	(b) CONTENTS OF NOTICE.—The notice described in
13	subsection (a) shall include information explaining the re-
14	quirements and instructions for filing a motion to recon-
15	sider and reopen removal proceedings under section
16	240(c)(6) and (7) of the Immigration and Nationality Act
17	(8 U.S.C. 1229a(c)) and under section 4 of this Act.
18	SEC. 6. JUDICIAL REVIEW.
19	(a) Review.—Notwithstanding any other provision
20	of law, an individual or entity who has been harmed by
21	a violation of this Act may file an action in an appropriate
22	district court of the United States to seek declaratory or
23	injunctive relief.
24	(b) Rule of Construction.—Nothing in this Act
25	may be construed to preclude an action filed pursuant to
26	subsection (a) from proceeding as a class action (as such

- 1 term is defined in section 1711 of title 28, United States
- 2 Code).